CERTIFICATION OF ENROLLMENT

ENGROSSED SUBSTITUTE HOUSE BILL 1664

61st Legislature 2009 Regular Session

| Passed by the House March 5, 2009 Yeas 97 Nays 0 Speaker of the House of Representatives Passed by the Senate April 15, 2009 Yeas 43 Nays 0 | I, Barbara Baker, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is ENGROSSED SUBSTITUTE HOUSE BILI 1664 as passed by the House of Representatives and the Senate or the dates hereon set forth. | | |
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| | | | Chief Clerk |
| | | President of the Senate | |
| Approved | FILED | | |
| | | | |
| | Secretary of State State of Washington | | |
| Governor of the State of Washington | | | |

ENGROSSED SUBSTITUTE HOUSE BILL 1664

Passed Legislature - 2009 Regular Session

State of Washington 61st Legislature 2009 Regular Session

By House Commerce & Labor (originally sponsored by Representatives Wood, Conway, Hinkle, and Ormsby)

READ FIRST TIME 02/20/09.

- 1 AN ACT Relating to termination, cancellation, or nonrenewal of 2 motorsports manufacturer and dealer franchise agreements; and amending
- 3 RCW 46.93.080.

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- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 **Sec. 1.** RCW 46.93.080 and 2003 c 354 s 8 are each amended to read 6 as follows:
- 7 (1) Upon the termination, cancellation, or nonrenewal of a 8 franchise ((by the manufacturer under this chapter)), the manufacturer 9 shall pay the dealer, at a minimum:
 - (a) Dealer cost, less all allowances paid or credited to the dealer by the manufacturer, of unused, undamaged, and unsold new motorsports vehicles in the dealer's inventory that were acquired from the manufacturer or another dealer of the same line make <u>in the ordinary</u> course of business;
- 15 (b) Dealer cost for all unused, undamaged, and unsold supplies, 16 parts, and accessories in original packaging, except that in the case 17 of sheet metal, a comparable substitute for original packaging may be 18 used, if the supply, part, or accessory was acquired from the 19 manufacturer or from another dealer ceasing operations as a part of the

- dealer's initial inventory, as long as the supplies, parts, and accessories appear in the manufacturer's current parts catalog, list, or current offering;
 - (c) Dealer cost for all unused, undamaged, and unsold inventory, whether vehicles, parts, or accessories, the purchase of which was required by the manufacturer;
 - (d) The fair market value of each undamaged sign owned by the dealer that bears a common name, trade name, or trademark of the manufacturer, if acquisition of the sign was recommended or required by the manufacturer and the sign is in good and usable condition less reasonable wear and tear, and has not been depreciated by the dealer more than fifty percent of the value of the sign; and
 - (e) The fair market value of all special tools owned or leased by the dealer that were acquired from the manufacturer or persons approved by the manufacturer, and that were required by the manufacturer, and are in good and usable condition, less reasonable wear and tear. However, if the tools are leased by the dealer, the manufacturer shall pay the dealer such amounts that are required by the lessor to terminate the lease under the terms of the lease agreement.
 - (2) To the extent the franchise agreement provides for payment or reimbursement to the dealer in excess of that specified in this section, the provisions of the franchise agreement will control.
 - (3) The manufacturer shall pay the dealer the sums specified in subsection (1) of this section within ninety days after the ((tender of the property)) termination, cancellation, or nonrenewal of the franchise, if the dealer has clear title to the property or can provide clear title to the property upon payment by the manufacturer and is in a position to convey that title to the manufacturer.

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